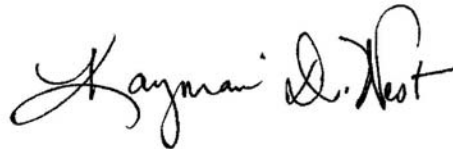


status quo pending a resolution on the merits. Injunctive relief which changes the status quo pending trial is limited to cases where “the exigencies of the situation demand such relief.” *Wetzel v. Edwards*, 635 F.2d 283, 286 (4th Cir. 1980).

An analysis of the *Winter* factors reveals that Plaintiff’s request for injunctive relief should be denied. First, Plaintiff has not made a clear showing that he is likely to succeed on the merits of his Complaint. Second, Plaintiff does not make any specific factual allegations that he is currently threatened with imminent injury, loss, or damage. While Plaintiff alleges that “he is not receiving the needed amount of legal supplies to fight his cases adequately,” Plaintiff has not offered any evidence to support his claims, nor has he shown that he is unable to adequately present his case. Rather, Plaintiff has many cases in litigation, and Plaintiff actively files motions in each of them. Finally, Plaintiff has not shown that the balance of equities tip in his favor or that a preliminary injunction is in the public interest. Accordingly, it is recommended that Plaintiff’s request for injunctive relief, ECF No. 21, be denied.¹

IT IS SO RECOMMENDED.



July 17, 2014
Florence, South Carolina

Kaymani D. West
United States Magistrate Judge

**The parties are directed to note the important information in the attached
“Notice of Right to File Objections to Report and Recommendation.”**

¹ Additionally, the undersigned notes that it is not this court’s role to interfere with the daily operations of Plaintiff’s custody. *See Sweet v. S. Carolina Dep’t of Corrections*, 529 F.2d 854, 859 (4th Cir. 1975) (describing Federal Court’s deference to prison administrators and all administrative matters unless the condition arises to the level of a constitutional violation).